

## REMARKS/ARGUMENTS

Claims 271, and 332 – 337 and 340 are pending in the present application. The claims have not been amended herein.

### **Rejection under 35 USC §102**

All claims depend from claim 271. Claim 271 includes the limitation “a plurality of electrodes recessed within said voids”. Byers discloses insulation with voids, and electrodes protruding through those voids, and not recessed within said voids. Webster defines “recessed” as within a recess, and defines “recess” as an indentation or alcove. That is clearly not disclosed in Byers. Please note that figures 4 and 6 appear to be a recessed electrodes, but actually depict a stage in the manufacturing process where the electrodes appear recessed within the manufacturing apparatus.

Applicant thanks the Examiner for noting multiple errors in the specification. The Applicant proposes here revisions to the specification to correct the errant reference numerals. No new matter has been added.

If for any reason the Examiner finds the application other than in condition for allowance, and the Examiner believes that a teleconference may be helpful, the Examiner is invited to call the undersigned attorney at (818) 883-5055 to discuss the steps necessary for placing the application in condition for allowance.

The Commissioner is authorized to charge any additional fees which may be required or credit overpayment to deposit account no. 50-0922. In particular, if this response is not timely filed, then the Commissioner is authorized to treat this response as including a petition to extend the time period pursuant to 37 CFR 1.136 (a) requesting an extension of time of the number of months necessary to make this response timely filed and the petition fee due in connection therewith may be charged to deposit account no. 50-0922.

Appl. No. 10/033,576  
Amendment Date May 20, 2008  
Reply to Office action of February 19, 2008

Respectfully submitted,

May 20, 2008  
Date

By: 

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SBD/dlf